## Exhibit 5

	I	
1	LAW OFFICES OF  WALKUP, MELODIA, KELLY & SCHOENBERGER	
2	A PROFESSIONAL CORPORATION	
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5	Scott A. Powell (pro hac vice)	Nati
6	Bruce J. McKee (pro hac vice) Christopher S. Randolph, Jr. (pro hac vice) Tempe D. Smith (pro hac vice) HARE, WYNN, NEWELL & NEWTON, LLP 2025 Third Avenue North, 8th Floor Birmingham, AL 35203	
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14	ATTORNEYS FOR PLAINTIFF MICHEL KECK	
15	UNITED STATES DISTRICT COURT	
16		
17	NORTHERN DISTR	RICT OF CALIFORNIA
18	MICHEL RECK on holological and	C N- 2-17 05672 ICS
19	MICHEL KECK, on behalf of herself and others similarly situated,	Case No. 3:17-cv-05672-JCS
20	Plaintiffs,	DECLARATION OF CHRISTOPHER S. RANDOLPH, JR.
21	v.	
22	ALIBABA.COM, INC., et al.,	Judge: Hon. Joseph C. Spero
23	Defendants.	Trial Date: Not yet assigned
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AW OFFICES OF UP, MELODIA, KELLY CHOENBERGER FESSIONAL CORPORATION

- 1. I am a member of the Alabama bar. I am one of the attorneys representing Plaintiff Michel Keck in the above-styled civil action, and this Court has granted my *pro hac vice* application.
- 2. Attached as Exhibit 6 is a true and correct copy, obtained from Pacer, of the order entered in *Gucci Am., Inc., et al. v. Alibaba Group Holding, Ltd., et al.*, 2015 Civ. 03784 (PKC) at 9-10 (S.D.N.Y. July 23, 2015) allowing service under Rule 4(f)(3).
- Attached as Exhibit 7 is a true and correct copy of a page printed on November 7,
   2017, from the U.S. State Department's website which was available at
   https://travel.state.gov/content/travel/en/legal-considerations/judicial/country/china.html
- 4. Attached as Exhibit 8 is a true and correct copy of a table printed on November 7, 2017, from the Hague Convention on Private International Law's website titled "Table Reflecting Applicability of Articles 8(2), 10(a)(b), and (c), 15(2), and 16(3) of the Hague Service Convention" which was accessed on November 7, 2017 at <a href="https://assets.hcch.net/docs/6365f76b-22b3-4bac-82ea-395bf75b2254.pdf">https://assets.hcch.net/docs/6365f76b-22b3-4bac-82ea-395bf75b2254.pdf</a>
- 5. Attached as Exhibit 9 is a true and correct copy, obtained from Pacer, of the order entered in *Gucci Am., Inc., et al. v. Wang Huoqing*, No. 3:09-cv-05969-JCS (N.D. Cal. March 11, 2010).
- 6. My firm retained ABC Legal Services in Seattle, Washington, to translate the following documents into Chinese: Complaint (D.E. 1); Complaint Exhibit 1 (D.E. 1-1), Complaint Exhibit 2.1—2.13 (D.E. 1-2—1-14); Complaint Exhibit 3 (D.E. 1-15); Civil Cover Sheet (D.E. 1-16); Attachment to Civil Cover Sheet (D.E. 1-17); Notice of Assignment to Magistrate Judge Joseph C. Spero (D.E. 2); Order Setting Initial Case Management Conference and ADR Deadlines (D.E. 11); United States District Court Northern District of California ECF Registration Information; Civil Standing Orders for Magistrate Judge Joseph C. Spero; Court's exhibit tag exemplar; Notice of Assignment of Case to a United States Magistrate Judge for Trial with consent/declination form; Standing Order for All Judges of the Northern District of California Contents of Joint Case Management Statement; and United States District Court,

Northern District of California Filing Procedures (San Francisco). We have received the Chinese translations of all of these documents. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 17 day of November 2017 in Birmingham, Alabama. Christopher S. Randolph, Jr.